IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

ACADEMY OF ALLERGY & ASTHMA	§	
IN PRIMARY CARE and UNITED	§	
BIOLOGICS, LLC D/B/A UNITED	§	
ALLERGY SERVICES.	§	
	§	
Plaintiffs,	§	
	§	
V.	§	
	§	CIVIL ACTION NO.
SUPERIOR HEALTHPLAN, INC. and	§	5:17-CV-01122-FB (HJB)
CENTENE CORP.	§	
	§	
Defendants.	§	

PLAINTIFFS' DESIGNATION OF REBUTTAL TESTIFYING EXPERTS

Plaintiffs Academy of Allergy & Asthma in Primary Care ("AAAPC") and United Biologics, LLC d/b/a United Allergy Services ("UAS") (collectively "Plaintiffs") hereby file this designation of testifying experts in rebuttal to the experts designated by Defendants Superior HealthPlan, Inc. and Centene Corp.

Plaintiffs designate the following rebuttal experts:

Michael D. Miscoe, JD, CPC, CASCC, CUC, CCPC, CPCO, CPMA, CEMA, AAPC Fellow
 Practice Masters, Inc.
 1032 Peninsula Drive
 Central City, PA 15926
 (814) 754-1550

Mr. Miscoe will rebut the testimony of Peter R. Kongstevedt, M.D. and David Bernstein, M.D. consistent with his opinions described in his prior report. Mr. Miscoe's qualifications, including a list of all publications authored in the previous 10 years, as well as a list of all other cases in which Mr. Miscoe has testified as an expert at trial or by deposition during the previous

4 years, have previously been provided. The compensation to be paid for Mr. Miscoe's work and testimony is described in his prior report.

 Dr. Donald House, Sr. RRC, Inc., President 3000 Briarcrest Drive Suite 600 Bryan TX 77802 (979) 774-4477

Dr. House will rebut the testimony of Subramaniam Ramanarayanan, Ph.D. consistent with his opinions described in his prior report. Dr. House's qualifications, including a list of all publications authored in the previous 10 years, as well as a list of all other cases in which Dr. House has testified as an expert at trial or by deposition during the previous 4 years, have previously been provided. The compensation to be paid for Dr. House's work and testimony is described in his prior report.

Jonathan M. Orszag
 Senior Managing Director
 Compass Lexecon, LLC
 2029 Century Park East, Suite 1280
 Los Angeles, CA 90067
 (310) 728-2022 main

Mr. Orzag will rebut the testimony of Subramanian Ramanarayanan, PhD consistent with his opinions described in his prior report. Mr. Orszag's qualifications, including a list of all publications authored in the previous 10 years, as well as a list of all other cases in which Mr. Orszag has testified as an expert at trial or by deposition during the previous 4 years, have previously been provided. The compensation to be paid for Mr. Orszag's work and testimony is described in his prior report.

In addition, it is anticipated that some fact witnesses not retained or specially employed for the purpose of rendering expert testimony on behalf of Plaintiffs may give testimony in the nature of an opinion or a combination of fact and opinion testimony in their respective disciplines, and that such testimony would be based on their education, experience, and training.

These witnesses include:

 Dr. Frederick Schaffer c/o Casey Low Pillsbury, Winthrop, Shaw, & Pittman, LLP 401 Congress Ave., Suite 1700 Austin, TX 78701 (512) 580-9600

Dr. Schaffer will rebut the opinion of David Bernstein, M.D. and Peter R. Kongstevedt, M.D. consistent with the prior disclosure of his expected testimony.

Plaintiffs have served on Defendants, but will not file, the materials required by Fed. R. Civ. P. 26(a)(2)(B). Consistent with Fed. R. Civ. P. Plaintiffs reserve the right to supplement these disclosures and designate additional experts after the conclusion of depositions and as additional facts are learned in discovery.

DATED: October 6, 2020.

Respectfully submitted,

PILLSBURY WINTHROP SHAW PITTMAN LLP

By: /s/ Casey Low

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ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of Plaintiffs' designation of rebuttal testifying experts been served on all counsel of record electronically or by another manner authorized by Federal Rule of Civil Procedure 5(b)(2) on October 6, 2020.

/s/ Casey Low Casey Low

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